#### No. R. 4242—Agri. 39-07-6, dated 11th January 1908.

The following resolution of the Government of India regarding the Franco-British Exhibition to be held at London in May 1908, is republished for general information, in continuation of the papers relative to the same published in Part IV of the Mysore Gazette dated the 23rd May 1907 and 31st October 1907 respectively.

No. 10201—10221—11.

GOVERNMENT OF INDIA.

### DEPARTMENT OF COMMERCE AND INDUSTRY.

#### COMMERCIAL EXHIBITION.

### RESOLUTION.

### Calcutta, the 6th December 1907.

The following papers relative to the Franco-British Exhibition, London, 1908, are published for general information, in continuation of the Resolution No. 3580—3600-5, dated the 25th April 1907, published in the Supplement to the Gazette of India, dated the 27th April 1907.

2. Intending exhibitors desiring Financial assistance from the Indian Committee should send their applications direct in the form prescribed by the Committee. Printed copies of the form can be obtained, free of charge, from the Superintendent of Government Printing, India, Calcutta.

### Franco-British Exhibition, 1908,

SHEPHERD'S BUSH, LONDON.

## BRITISH INDIAN SECTION.

INDIAN COMMITTEE.

Honorary President.

His Excellency the Right Honourable

The Earl of Minto, O.M., G.M.S.I., G.C.M.G., G.M.I.E.

John Alston, Esq.

Lt.-Col. Sir David W. K. Barr, K.C.S.I.

Sir Edward C. Buck, K.C.S.I., LL.D.

Sir James Buckingham, C.I.E.

Sir James A. Bourdillon, K.C.S.I

Sir Ernest Cable.

Col. Sir T. H. Holdich, K.C.M.G., K.C.I.E., C.B.

Sir H. Seymour King, M.P., K.C.I.E.

Sir William Lee-Warner, K.C.S.I..

Sir Edward FG. Law, K.C.S.I., K.C.M.G.

Sinclair Macleay, Esq.

Sir Patrick Playfair, C.I.E.

Dr. John Pollen, C.I.E.

J. D. Rees, Esq., M.P., C.I.E.

F. Roberts, Esq.

J. E. N. Stuart, Esq.

Sir Thomas Wardle, F.C.S.

Sir George Watt, M.B., C.I.E.

### Executive and Finance Sub-Committee.

Sir William Lee-Warner, K.C.S.I., Chairman.

Sir Edward FG. Law, K.C.S.I.

Lt.-Col. Sir David W. K. Barr, K.C.S.I.

Mr. B. J. Rose, Secretary.

#### Bankers and Official Agents.

Messrs. Henry S. King & Co., 65, Cornhill, London, E.C.

and the firm's various branches in India.

#### 'FRANCO-BRITISH' EXHIBITION, LONDON, 1908.

BRITISH	INDIAN	SECTION.	
Form of a	malicatio	in for engi	٠,

٠.	Full name of Person or Firm
	Address in full
	· · · · · · · · · · · · · · · · · · ·
	Particulars of space required
	Talloutais of space required
	Floor spacefeet long byfeet wide, total sq. ft
	• • • • • • • • • • • • • • • • • • • •
	Special features of articles exhibited, explanations and general remarks.
* .'	<u> Lington de la companya de la comp</u>
·	
	If it is desired to illustrate a manufacturing process, state its nature
<u>.</u>	
*	FULL LIST OF ARTICLES TO BE EXHIBITED.
	(For Catalogue purposes.)
: •	

General Regulations for Exhibitors in the British Indian Section of the Franco-British Exhibition, London, 1908.

1. Applications for space in the Indian Section.—Applications for space should be forwarded as soon as possible to the Secretary, Indian Committee, Franco-British Exhibition, India Office, London, S. W.

All applications will be considered in the order of their receipt, but owing to the limited amount of space at the disposal of the Indian Committee, they cannot undertake to allot the whole or any part of the space applied for, their object being to secure the best possible exhibits. In exceptional cases the Indian Committee may render special assistance to exhibitors of articles of Indian origin and manufacture whose circumstances do not admit of their meeting the ordinary charges.

- 2. Date of reception of Exhibits.—All exhibits accepted by the Committee or their authorized agents, must be delivered to the Indian Section between the 15th March and 15th April 1908. Exhibits for exhibition should therefore be despatched from India, at the latest by the 15th March 1908.
- 3. Prohibition of transfer of space or substitution of Exhibits.—No exhibitor will be permitted to transfer his allotment, or allow any other than his own duly accepted exhibits to be placed thereon. All goods must be exhibited in the name of the person or firm who signed the form of application.
- 4. Forfeiture of allotted space.—Space not occupied twenty-one days previous to the opening of the exhibition will be forfeited, and otherwise allotted at the discretion of the Indian Committee.

- 5. Forwarding of Exhibits.— Exhibitors may transmit their goods through the official agents to the Indian Committee, Messrs. H. S. King & Co., or any forwarding agent, or direct to the Exhibition. Each case or package should have at least two address labels securely fixed on contiguous sides. These labels should be clearly and legibly addressed to Mr. B. J. Rose, Indian Section, Franco-British Exhibition, 1908, Shepherd's Bush, London, W.
- 6. Conveyance and Installation Expenses.—Exhibitors must bear all expenses of conveying, delivering, arranging, installing, and removing their exhibits; and also the cost of erecting all fixtures, platforms, screens and counters. For the convenience of Indian exhibitors the Committee are willing to undertake the installing of exhibits on terms to be previously arranged.
- 7. Supervision of arrival, installation, and departure of Exhibits.—Unless other arrangements are made with the Indian Committee, exhibitors must personally, or by their accredited representatives, receive, unpack and instal their exhibits, and remove their cases within a period of four weeks after the close of the exhibition.
- 8. Removal of Exhibits.—No exhibit may be removed from the Indian Pavilion before the close of the exhibition without the special permission of the Indian Committee.
- 9. Sale of Exhibits.—Exhibits sent for sale can only be sold for delivery at the close of the Exhibition. The price asked for all goods forwarded for sale should be marked, if possible, on the article itself, as well as being shown in the invoice. The sale price must include a commission of 10 per cent., which will be retained by the Committee to cover the cost of the necessary sales staff, etc. Clear and definite instructions must be inserted in the invoice as to whether the goods are to be returned, or sold to the best advantage in case the price demanded is not obtainable. In default of any such instructions, it will be assumed that the exhibits may be disposed of as may seem best to the Committee.
- 10. Liability of Exhibitors.—Every exhibitor shows at his own risk in every respect, and it is a condition that he holds the Indian Committee harmless, and indemnify it against any legal proceedings arising from any injury or accident caused by his machinery or other article exhibited by him or from any action which it may be necessary to take in enforcing compliance with the Regulations. The above rule applies to companies and firms as well as to individual exhibitors.

### General Rules and Regulations of the Franco-British Exhibition, 1908.

In the following Rules and Regulations, the following terms shall have the following meanings, respectively: "Association," the Franco-British Exhibition Incorporated; "Exhibition," the Franco-British Exhibition, Shepherd's Bush, London, W; "Concessionaire," any person or partnership, or other body of persons, whether incorporated or not incorporated and whether domiciled in the United Kingdom or elsewhere, who or which has an agreement with the Association for a Concession, or has signed a copy of the Rules and Regulations of the Exhibition; "Concession," the exhibit, attraction, entertainment, or privilege of the Concessionaire as set forth in the contract with the Association; site or building, or portion thereof any space allotted to the Concessionaire for his Concession by the Association under contract between the said parties, and words denoting the singular number only shall include the plural number, and words denoting the masculine gender, the feminine gender and vice versa.

- 1. It is intended that the Exhibition shall be opened in or about May of 1908, from Opening and closing.

  Opening and closing.

  Association reserve the right to extend or reduce such period or hours and dates. Due notice will be given as to the opening and closing of the Exhibition.
- 2. The Association, whilst intending to adhere as closely as possible to their published Change of plans and rules.

  Change of plans and rules.

  plans and general rules, reserve the power to make any modifications or alterations they may desire, and no Concessionaire shall be released from any of his obligations, nor shall he be entitled to make any claims by reason thereof, nor on account of any alteration in the programme of the Association which may be found necessary or expedient.
- 3. Concessionaires agree to pay all expenses of conveying, delivering, arranging, fixing and removal.

  Installation and removal.

  and removing everything connected with their Concession, and also the costs of erection of all buildings (if any), structures, partitions, fixtures, screens, decorations, etc., required; and they must personally, or by their representative, superintend the transmission, reception, unpacking, installation, and (at the close of the Exhibition or expiration of this agreement, whichever shall first happen) the removal of their goods at the expense of the Concessionaire and all articles connected with their Concession. The Association reserve to themselves the right of doing at the expense of the Concessionaire whatever they may consider necessary unless this Regulation is strictly complied with.
  - 4. No Concessionaire shall assign, transfer or underlet or part with the possession of any site or building or portion thereof allotted to him, or dispose of any part or interest in the Concession, nor place thereon

any other than his own duly approved Concession, and the Concessionaire hereby declares that no other person other than the name or names appearing in any Contract with the Association is pecuniarily or otherwise interested with him; and he further agrees that the will not, after the signing of the above Contract, enter into partnership in respect of this Contract or his Concession without the written sanction of the Association, which consent the Association shall not be bound to concede. Any breach of this rule renders the Concessionaire liable to have such Contract forfeited, and he shall not be entitled to any compensation, nor the return of any monies whatever from the Association.

- 5. No articles of alimentation, refreshment, food, drink or tobacco shall be either bought, sold, given away or consumed at, on or in any site, building or part thereof used for the Concession by any Concessionaire or his employees without the written permission of the Association, or unless it is expressly provided to the contrary in the Concessionaire's agreement with the Association.
- 6. No deception of the public of any kind will be allowed. Anything which has not been clearly described, or which shall not be approved of by the Association, shall not be permissible for exhibition or display to the public; and the Association reserve the right to refuse the admission to, or to enforce the removal from, the Exhibition at any time of any article or object which they may deem unsuitable, dangerous, or in any way objectionable, without assigning any reason for so doing, and the Concessionaire hereby exonerates the Association from any claim whatsoever in reference to any article or object so refused or removed.
- 7. All cases and goods for the Exhibition must bear on two sides the distinctive mark

  Distinctive Mark.

  Distinctive Mark.

  Distinctive Mark.

  TF/B/E/ together with the name of the Concessionaire and particulars of the Concession, as well as the name of the site or building which the same are intended for, and the title of the Exhibition in full.
- 8. No goods or objects of any kind will be received earlier than four weeks before the date for the opening of the Exhibition unless special permission in writing has been obtained from the Association.

  But all stands, show-cases, etc., must be completely erected in position at least two weeks before the date fixed for the opening of the Exhibition and all articles displayed therein or thereon at least one week before such date.
- 9. All cases for exhibits not inside of buildings must be unpacked immediately after arrival, and the empty cases and litter removed forthwith by the Concessionaire from the site, building and exhibition grounds, otherwise the Association reserve the right of doing this at the expense of the Concessionaire.
- 10. All structural or other works, and everything else supplied by the Concessionaire, must at all times be in accordance with the regulations and subject to the approval of the London County Council, and Local and all other authorities.
- 11. Any constructional work in connection with the Concession is at all times subject to the approval of the Association, and where the Concession is installed in any building no staple or other attachment shall be driven into the floor or wall, nor must the flooring, walls or roof be altered, removed or strengthened, except by the sanction in writing of the Association, and at the expense of the Concessionaire. The flooring of the Exhibition, Palaces, Halls, and Buildings is calculated to bear a weight of 1,000 lbs. to the square yard, and no Concession having a greater weight per yard super can be admitted until the special sanction in writing of the Association has been obtained, and whatever alteration to the flooring may be necessary must be made at the expense and risk of the Concessionaire, and all damage caused by such alterations must be made good by the Concessionaire.
- 12. All constructions, fittings, decorations, designs, announcing boards, advertisements, flags and signs, etc, shall be new and subject in all respects to the approval of the Association, who may cause to be removed, or altered, anything they may deem objectionable. Concessionaires must not display advertisements or notices other than those referring to their own Concession.
- 12A. The construction and appearance of all stands and Concessions are at all times subject to the approval of the Association, and where show cases, decorations, counters, platforms, screens, signs, etc., are provided by the Concessionaire must conform to the special regulations of the respective sections. Concessionaires occupying stands with two or more frontages must arrange their display on each frontage, and any bare woodwork or back of signs, etc., must be covered or decorated. No Concessionaire shall display his goods or erect signs, or partitions in such a way as to project beyond the space allotted, or obstruct the light or impede the general view in all directions or be detrimental to any other Concession, but must confine his Concession strictly to the limits of the space allotted to him.

- Official Contractor.

  Official Contractor.

  Official Contractor.

  tions of every kind, stands, fittings, decorations and signs, to attend the Exhibition to take orders. No other Contractor will be allowed to solicit orders on the Exhibition premises; Concessionaires, can, however, employ their own contractor or fitter, who will be admitted on their written request, but he must be subject to the rules and regulations of the Exhibition, and the Concessionaire shall be responsible for all his work and actions.
- Supply of electric current, gas, and water.

  Supply of electric current, gas, and water, if application is made on the official forms provided for that purpose. Concessionaires must state the approximate amount of electric current, gas or water they may require, and the Concessionaire agrees to pay the Association for all work in connection with the fitting and installation of the electric current, gas or water, so required by him for his Concession at the usual local prices, and further agrees to pay such deposit as may be required to sufficiently cover the expense of all electric current, gas or water which may be consumed. The Concessionaire, his agents or servants are not allowed to interfere in any way with the electric, gas or water fittings or installations, nor is any work connected therewith allowed to be carried on except by persons duly authorised in writing by the Association.
- 15. If any damage or injury shall be caused or occasioned before the opening, during the season, or after the close of the Exhibition, by the Concessionaire or any person employed by him or by any apparatus, or by the erection, installation, use or removal thereof, or by any object connected with the Concession, or belonging to, or funder the control of the Concessionaire, to any Visitor or Exhibitor or Concessionaire, or to any Officer, Servant, Empoyee or Tenant at the Exhibition, or to any person whomsoever, or to any object or thing, the Concessionaire shall indemnify and save harmless the Association from and against all damage or injury, and all claims, demands, actions, suits, costs and expenses in respect thereof.
- Responsibility for Damage.

  and the Association will not be responsible for the safety of any property or for ioss or damage occurring from any cause whatsoever, whether by fire, the elements, theft or otherwise, to any Concession or other property belonging to any Concessionaire or any person, and Concessionaires shall insure their property against all risks. No Concessionaire shall do anything to jeopardise the Leases or current Insurances or Licenses of the Association, and they must comply with the requirements of the Association's Fire Insurance Offices, and all other Authorities.
- Dangerous articles manner, unless special permission in writing has been first obtained from the Association, which permission may be withdrawn at any time. All fulminating, obnoxious, dangerous and explosive substances are absolutely forbidden. The Association reserve to themselves the right of examining, testing or having tested anything brought upon or to the premises.
- 18. It is intended to hold a press view seven days before the opening of the Exhibition, and it is essential that all the Concession's shall be ready and that the Concessionaires be present to give information, as much in their own interests as in those of the whole Exhibition.
- 19. Spaces, sites or buildings not occupied three weeks previous to the opening of the Exhibition may be otherwise allotted by the Association, and shall be forfeited by the Concessionaire as well as all payments made in respect thereof, and any balance due by the Concessionaire shall be payable as if the space had been occupied by him.
- 20. No goods will be allowed to be delivered at, or removed from the Exhibition grounds during the hours the Exhibition is open to the public, and all cases received during the early hours must be removed before the Exhibition opens each morning.
- 21. It is understood that the Association will make a charge to the public entrance to the Charges for admission to Exhibition. the Exhibition, and no member of the public shall be admitted to the site, building, or part of a building used by the Concessionaire, except persons who may be so or otherwise authorised to be admitted to the Exhibition by the Association, and the Concessionaire shall not be entitled to any portion of any monies received by the Association for admission to the Exhibition or otherwise, except only in respect to admissions to his, the Concessionaire's, Concession above specified.
- 22. The Concessionaire shall not, by virtue of any agreement or otherwise, acquire any legal interest or estate in the said site, building, or part of building to be used by said Concessionaire, but shall merely be permitted to use the same for the purpose of the said Concession during the period above mentioned.

- 23. Non-transferable passes to the Exhibition will be issued to the Concessionaire and such number of employees as the Association may deem fit.

  These passes shall be issued on such conditions, and admit at such hours and entrances as may be fixed by the Association from time to time. The passes shall be forfeited and not reissued or replaced if used by any other person or non-compliance with the conditions and restrictions upon which they were issued.
- 24. Concessionaires shall not do or suffer to be done any act which may in the judgment of the Association be or grow to be a nuisance or annoyance, or be likely to cause damage or disturbance to the Association, any of their tenants, the public visiting the Exhibition or the occupiers of any adjoining Sites, Stalls, Concessions or property and Concessionaires heerby agree not to tout or solicit the public in any way whatsoever nor permit their agents or employees to do so. The Association shall not be responsible to any Concessionaire for the acts or conduct of any other Concessionaire, nor for the consequences of any breach of these Rules and Regulations by any Concessionaire.
- 25. The Concessionaire shall not allow any employee (which expression wherever used herein shall also include attendants, assistants and servants) to enter upon duties at the Exhibition unless and until his name and address has been registered in the office of the Association, and he has agreed to abide by the Rules and Regulations of the Exhibition.
- 26. Every employee and other person provided by or in the employ of the Concessionaire must be neatly dressed and at all times courteous and of seemly behaviour; they shall not solicit nor annoy the public or other Concessionaires in any way, and any employee so doing may be expelled from the Exhibition premises by the Association and not allowed to re-renter. The Association also reserve the right to refuse admission or to remove from the Exhibition any person without assigning any reason for so doing. Concessionaires and their employees must leave the Exhibition premises each evening immediately after the close of the Exhibition.
- 27. All Concessions, Buildings, Sites, Stalls, etc., must be properly cleaned and open for visitors before the hour of opening each day, and shall remain so during all hours that the Exhibition shall be open to the public, and if this is not done to the satisfaction of the Association, the Concessionaire hereby authorises and empowers the Association to do whatever they may deem necessary at the sole risk and expense of the Concessionaire.
- 28. The Concessionaire shall cause all articles left by visitors or others or found by any of his employees, on any part of the Concessions or the Exhibition to be immediately deposited in such offices or places as the Association may from time to time designate for that purpose.
  - 29. The Association or any person that they may appoint shall at all times have free access and right of entry to all and any part of the space, site or building allotted to the Concessionaire.
- 30. No handbills or advertisements of any kind are allowed to be given away or distributed in any manner from the Concession, unless special previous consent in writing has been obtained from the Association, which consent may be withheld or may be withdrawn by the Association at their sole discretion
- 31. No Concessionaire shall cause or allow any article to be sold at or from the site or building or portion thereof occupied by the Concession without first obtaining the written permission of the Association for the sale of such articles, and paying the required fee therefor, which permission may be withheld, or not granted, or if granted, withdrawn at any time by the Association without any cause or reason being given therefor.
- 32. The Association reserve to themselves the right to enclose any portion or portions of the Exhibition Buildings or Grounds, and to close or make a special charge for admission thereto whilst the Exhibition is open to the public, and no Concessionaire shall be entitled to demand any compensation or allowance or claim for damages from the Association by reason of their so doing.
  - 33. Concessionaires must not, without the written consent first obtained from the Association, take down, or alter any part or parts of the Buildings or Concession, or remove any part thereof.
- Concessionaires shall immediately after the closing of the Exhibition or the expiration of their agreement with the Association, or the sooner termination of the same, whichever shall first happen, forthwith withdraw from the said site or building, and in default of such removal the Association may enter and remove from the Exhibition their Concession, all their erections, fittings, decorations and goods whatsoever and everything belonging to them connected therewith, and make good any damage done by them, and all charges incurred for electricity, gas or water, or damage

occasioned by the Concessionaire shall be paid before the removal of any of the Concessiona. goods from the Exhibition; goods, cases, etc., not removed within fourteen days, or such oth time as may in writing be allowed by the Association, after the termination of the agreement will be removed and warehoused at the cost and risk of the Concessionaires, or the Association sell the same by auction or otherwise, and a the expenses incurred by them.

- 35. All goods, accessories, etc., shall be subject to a lien for any a due to the Association by the Concession will be allowed to be removed from the Exwritten consent of the Association has been obtained for such removal.
- 36. No Concession or part thereof shall be photographed, drawn, copied or reany manner without the special permission in writ Concessionaire and of the Association, except by authorised by the Association.
- The Association reserve to themselves the sole right of compiling, producing publishing catalogues, guides, programmes, souvenirs other publications, and any announcement or advertisement of the Concessionaire may desire can only be made or published through the Association or their authorised publishers and at the established rates.
- 38. All persons and firms becoming Concessionaires declare by so doing their compliance with the whole of these Rules and Regulations, together with such additions or variations as the Association may from time to time find necessary for the good government of the Association.
- Termination of agreement.

  or leaving at or upon the site used for his Concession, one week's notice, expiring at any time, and the Concessionaire shall not be entitled to any compensation whatsoever in respect thereof. In case any contract is determined through the Concessionaire or any employee, or any person in any way connected with the said Concessionaire, committing any act which may be objectionable, or which may be contrary to the regulations of the London County Council or other authorities, or which may prejudice any of the licenses or insurances of the Association, or be, or cause, or be likely to be or cause an annoyance to visitors or neighbours, or cause, or be apt to cause disturbance, or by reason of any breach of his agreement with the Association or of these Rules and Regulations or through fire, war, or force majeure, no repayment or compensation shall be paid by the ociation or claimed by the Concessionaire, nor shall any amount paid by the Concessionaire be refunded. Any authorised permission or consent given by the Association may be celled or withdrawn at any time by the Association without any cause or reason being given so doing.
  - 1. In the event of the Concessionaire committing any act of bankruptcy the contract shall, if the Association so elect, be determined, and all monies due or paid by him under the contract shall be forbecome the absolute property of the Association.

'he right to alter, amend, add to, or cancel any of these Rules or Regulations, and to waive or grant relaxation from them in individual cases, is reserved to the Association.

Regulations, or between the Concessionaire and his neighbours at the Exhibition, the Association reserve to themselves ruestion or dispute, and the Concessionaires hereby agree that the shall be binding and final.

fter any dispute, doubt or question shall arise between the Association and the Concessionaire touching the construction, meaning or effect of the Concessions, these presents or any d, or the rights or liabilities of the said parties under any agree-e presents or otherwise howsoever, in relation to the premises, or question shall be conferred to the arbitration of two disinointed by the Association and the other by the Concessionaire, y the Arbitrators in writing, or by other lawful means before reference, and the decision or award of the said Arbitrators or nding on both the parties hereto, and these presents shall be rbitration within Arbitration Act, 1889, or any statutory reof for the time being in force.

# THE MYSORE GAZETTE, JANUARY 16, 1908.

In the event of my application being granted (in whole or in part), I undertake to observe ad be bound by the foregoing Regulations of the Indian Section, and of the Franco-British 'xhibition, London, 1908.

	•			
nature		vs. or see	s s ****	
			1000 1000 1000 1000 1000 1000 1000 100	
	3 P		Date	1907.
		**************************************		900

an, Indian Section, Aco-British Exhibition, 1908.

India Office, London, S. W.

ED that the foregoing papers be published in the Supplement to the Gazette of India, for general information, and that copies be forwarded to the Local Governetary to the Government of Madras. ments and Administrations named in Bombay. do the margin, for information, with the Bengal. Do do the United Provinces. do request that the papers may be pub-1.0 the Punjab. Do Burma. do lished in the local Gazette. Do Eastern Bengal and Assam. do Do The Hon'ble the Chief Commissioner, Central Provinces.

The Chief Commissioner of Coorg.

Ordered, also, that a copy be forwarded to the Chief Commissioner of Ajmer-Merwara, and the Honourable the Agent to the Governor-General and Chief Commissioner, North-West Frontier Province, for information, and to the Forgein Department, for information and communication to Native States.

Ordered, also, that a copy be forwarded to all Chambers of Commerce, for information.

W. L. HARVEY, Secretary to the Government of India.